

Name Michael L. Nelson

241 Front St. #19  
Mailing address

907-586-1568  
Telephone

**RECEIVED**

SEP 19 2008

CLERK, U.S. DISTRICT COURT  
JUNEAU, ALASKA

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF ALASKA

Michael L. Nelson Martha Nelson & William Nelson sr.  
Plaintiff Defendants  
(Full name of plaintiff in this action)

Case No. 1:08-cv-00017-JWS  
(To be supplied by Court)

Plaintiff,

vs.

Bureau of Land Management  
Mr. Michael Thompson (Realty Specialist)  
Mr. Mike Kastoria (Realty Specialist)

COMPLAINT UNDER  
THE CIVIL RIGHTS ACT  
42 U.S.C. § 1983  
(NON-PRISONERS)

(Full names of ALL defendant(s) in this action.  
Do NOT use et al.)

Defendant(s).

**A. Jurisdiction**

Jurisdiction is invoked under 28 U.S.C. § 1343(a)(3) and 42 U.S.C. § 1983. If you assert jurisdiction under any different or additional authorities, list them below:

**B. Parties**

1. Plaintiff: This complaint alleges that the civil rights of Michael L. Nelson,  
(print your name)  
who presently resides at 241 Front St. #19, were  
(mailing address)  
violated by the actions of the below named individual(s). Juneau, AK.

2. **Defendants** (Make a copy of this page and provide same information if you are naming more than 3 defendants):

Defendant No. 1, Bureau of Land Management, is a citizen of  
(name)  
Alaska, and is employed as a \_\_\_\_\_  
(state) (defendant's government position/title)

\_\_\_\_ This defendant personally participated in causing my injury, and I want money damages.

OR

\_\_\_\_ The policy or custom of this official's government agency violates my rights, and I seek injunctive relief (to stop or require someone do something).

Defendant No. 2, Mr. Michael Thompson, is a citizen of  
(name)  
Alaska, and is employed as (BLM) Realty Specialist  
(state) (defendant's government position/title)

\_\_\_\_ This defendant personally participated in causing my injury, and I want money damages.

OR

\_\_\_\_ The policy or custom of this official's government agency violates my rights, and I seek injunctive relief (to stop or require someone do something).

Defendant No. 3, Mr. Mike Kastorian, is a citizen of  
(name)  
Alaska, and is employed as (BLM) Realty Specialist  
(state) (defendant's government position/title)

\_\_\_\_ This defendant personally participated in causing my injury, and I want money damages.

OR

\_\_\_\_ The policy or custom of this official's government agency violates my rights, and I seek injunctive relief (to stop or require someone do something).

**C. Causes of Action** (You may attach additional pages alleging other causes of action and facts supporting them if necessary. Make copies of page 5 and rename them pages 5A, 5B, etc. and rename the claims, "Claim 4," "Claim 5, etc.").

Claim 1: On or about July 11, 1999, my civil right to Access to Courts  
(Date) (Right to medical care, access to courts, due process,  
due process  
freedom of religion, free speech, freedom of association, freedom from cruel and unusual punishment, etc. List only one violation.)

Supporting Facts: (Briefly describe facts you consider important to Claim 1. State what happened clearly, in your own words. DO NOT cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Claim 1.)

On or About July 11, 1979 my mom & Dad  
Came down to their home in  
Angoon, Alaska. and stated to  
me Michael L. Nelson on the helicopter  
flight going from Angoon, AK. to  
Hood Bay AK. they two employees  
of (BIM) were pushing my mom and  
Dad around and force to move her  
Native allotment to where it is today.  
I Michael L. Nelson kept asking  
my mom and dad if they wanted  
to press charges both parents  
were so scared, I Mike Nelson  
wants to press charges for assault  
and battery.

of association and/or assembly, freedom from cruel and unusual punishment, etc. List **only one** civil right violation.)

This image shows a single page of white paper with horizontal ruling lines. The lines are evenly spaced and run across the width of the page. There are no margins, text, or other markings on the paper.

of association and/or assembly, freedom from cruel and unusual punishment, etc. List **only one** civil right violation.)

This image shows a single sheet of white paper with horizontal ruling lines. The lines are evenly spaced and run across the width of the page. There is no handwriting or other markings on the paper.

**D. Previous Lawsuits**

1. Have you begun other lawsuits in **state or federal court** dealing with the **same facts** involved in this action? \_\_\_\_ Yes ☒ No

2. If your answer is "Yes," describe each lawsuit. (If there is more than one lawsuit, describe the additional lawsuits by copying this blank page and labeling it page "6A.")

a. Parties to previous lawsuit:

Plaintiff(s): \_\_\_\_\_

\_\_\_\_\_

Defendant(s): \_\_\_\_\_

\_\_\_\_\_

b. Name and location of court: \_\_\_\_\_

\_\_\_\_\_

c. Docket number: \_\_\_\_\_

d. Name of judge to whom case was assigned: \_\_\_\_\_

e. Disposition: \_\_\_\_\_

(For example, was the case dismissed, appealed or still pending?)

f. Issues Raised: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

g. Approximate date case was filed: \_\_\_\_\_

h. Approximate date of final decision: \_\_\_\_\_

**F. Request for Relief**

Plaintiff requests that this Court grant the following relief:

1. Damages in the amount of \$ \_\_\_\_\_

2. Punitive damages in the amount of \$ \_\_\_\_\_

3. An order requiring defendant(s) to \_\_\_\_\_

4. A declaration that \_\_\_\_\_

5. Other: NATIVE Allotment SETTLEMENT  
for MARTHA Nelson and William Nelson Sr.  
decedants. Processing John Nelson and Newton  
Nelson settlement Application.

Plaintiff demands a trial by \_\_\_\_\_ Jury \_\_\_\_\_ Court. (Choose one.)

**DECLARATION UNDER PENALTY OF PERJURY**

The undersigned declares under penalty of perjury that s/he is the plaintiff in the above action, that s/he has read the above civil rights complaint and that the information contained in the complaint is true and correct.

  
Plaintiff's Original Signature

Michael L. Nelson  
Plaintiff's Full Name

Executed at Town, AK on 9-19-08  
(Location) (Date)

\_\_\_\_\_  
Original Signature of Attorney (if any)

\_\_\_\_\_  
(Date)

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
Attorney's Address and Telephone Number